

FILED
AUG 05 2011
DENNIS P. JAWARONE, CLERK
US DISTRICT COURT, EDNC
BY [Signature] DEP CLK

UNITED STATES DISTRICT COURT

RALEIGH, NORTH CAROLINA

John R. Demos

(Name of Plaintiff)

5:11-CV-414

vs.

CIVIL RIGHTS COMPLAINT
BY A PRISONER UNDER 42
U.S.C. § 1983

Krispy-Kreme

(Names of ALL Defendants)

I. Previous Lawsuits

A. Have you brought any other lawsuits in any federal court in the United States while a prisoner? ☒ YES ☐ NO

B. If your answer to A is yes, how many? 100's Describe the lawsuit in the space below. (If there is more than one lawsuit, describe the additional lawsuits on another piece of paper using the same outline.)

1. Parties to this previous lawsuit:

Plaintiff: John R. Demos

Defendants: RONALD REAGAN
BILL CLINTON
RICHARD NIXON

U.S.D.C. OF Wash, D.C.

2. Court (give name of District): _____

3. Docket Number: 94-1056

4. Name of judge to whom case was assigned: Judge Robinson

5. Disposition (For example: Was the case dismissed as frivolous or for failure to state a claim? Was it appealed? Is it still pending?):

Dismissed

6. Approximate date of filing lawsuit: 1994

7. Approximate date of disposition: 1994

II. Place of Present Confinement: THE WASHINGTON STATE PENITENTIARY

A. Is there a prisoner grievance procedure available at this institution? ☒ YES ☐ NO

B. Have you filed any grievances concerning the facts relating to this complaint?
☐ YES ☒ NO

If your answer is NO, explain why not: NOT A GRIEVABLE ISSUE

C. Is the grievance process completed? ☒ YES ☐ NO

D. Have you sought other informal or formal relief from the proper administrative officials regarding the acts alleged in this complaint? ☒ YES ☐ NO

If your answer is NO, explain why not: I Wrote letters to KRISPY-KREME

III. Parties to this Complaint

WASHINGTON STATE PENITENTIARY-1313 NORTH 13th AVENUE
A. Name of Plaintiff: John R. Demos Inmate No.: 287455
Address: WALLA WALLA, WASHINGTON. 99362

(In Item B below, place the full name of the defendant, his/her official position, and his/her place of employment. Use Item C for the names, positions and places of employment of any additional defendants. Attach additional sheets if necessary.)

KRISPY-KREME CHAIRMAN
B. Defendant: _____ Official Position: CHAIRMAN

Place of Employment: WINSTON-SALEM, NORTH CAROLINA.

C. Additional Defendants (NOTE: These Defendants must be listed in the caption of the Complaint.): _____

IV Statement of Claim

(State here as briefly as possible the facts of your case. Describe how each defendant is involved, including dates, places and other persons involved. Do not give any legal arguments or cite any cases or statutes. If you allege a number of related claims, number and set forth each claim in a separate paragraph. Attach additional sheets if necessary.)

DEFENDANT KRISPY KREME ----- IS IN POSSESSION
OF A "SECRET RECIPE" FOR ITS PRODUCT. THE DEFENDANT
IN SPITE OF MY MANY LETTERS ASKING FOR THE SECRET
RECIPE, HAS REFUSED TO REVEAL IT TO ME. I NEED THE
RECIPE BECAUSE IT CONTAINS TOXIC CHEMICALS, THE CHIEF
ONE BEING ASPARTAME. PLAINTIFF ASSERTS THAT UNDER
28 USC 552 (A) OF THE FREEDOM OF INFORMATION ACT
PLAINTIFF DEMOS IS ENTITLED TO A COPY OF THE SECRET
RECIPE. PLAINTIFF DEMOS FILES / BRINGS THIS LAWSUIT
IN THE PUBLIC INTEREST, AS MILLIONS OF PEOPLE THRUOUT
THE WORLD CONSUME KRISPY-KREME ----.
THE SECRET RECIPE CONTAINS FATAL DRUGS THAT
PARALYZE AND SABOTAGE THE CENTRAL NERVOUS
SYSTEM. "ALL THAT GLITTERS IS NOT GOLD"
THE COMPANY IN QUESTION HAS A DUTY TO PLACE
SAFE PRODUCTS IN THE STREAM OF COMMERCE.
PLAINTIFF DEMOS IS A PAST USER OF THE PRODUCT
NAMED IN THIS COMPLAINT.

GROUND'S FOR RELIEF

PROPOSITION #1

PLAINTIFF AVERS THAT THE MANUFACTURER IS ENGAGED IN THE BUSINESS OF SELLING THE ENUMERATED PRODUCT, AND THAT THE PRODUCT CONTAINS DEFECTS DANGEROUS TO USER OR CONSUMERS IN GENERAL, AND THAT DEFECT IS THE CAUSE OF THE PLAINTIFFI'S INJRIES, PAIN, AND SUFFERING.

829 F. 2d 907;

GROUND'S FOR RELIEF

PROPOSITION #II

SUPPLIER OF THE PRODUCT IS THE GUARANTOR OF IT'S SAFETY, 32 F.
3d 755;

PRODUCT LIABILITY LAW IS DESIGNED TO PROTECT SOCIETY FROM
DANGERS OF UNSAFE PRODUCTS, 35 F. 3d 236;

Memo OF LAW IN SUPPORT

35 F.3d 236,
24 F.3d 1565,
15 USC A 2075 (J),
115 F.3d 1111,
768 F. Supp 751,
816 F. Supp 384,
3 F. Supp. 2d 1473,
* 72 STAT. 547,
476 U.S. 858,
489 U.S. 141,
447 U.S. 102,
445 U.S. 375,
451 U.S. 156,

Jurisdiction

28 USC 1331, 1332, 1335, 1340, 1342, 1337, 1585,
1361, 1346, 1344,
42 USC 1986, 1988, 1971, 2000, 2000h-2, 1997d,
33 USC 2622,

THE PUBLIC / THE PEOPLE HAVE THE RIGHT TO
KNOW THE TRUTH.

WHEN IT COMES TO FOOD, AND WHAT GOES
INTO MAKING IT, NOTHING SHOULD BE KEPT
SECRET.

THE PEOPLE SHOULD NOT BE SACRIFICED ON
THE ALTAR OF PROFIT AND GREED.

V. Relief

(State briefly exactly what you want the court to do for you. Make no legal arguments.
Cite no cases or statutes.)

I SEEK A JURY TRIAL.

I SEEK THE APPOINTMENT OF COUNSEL.

I SEEK MENTAL, EMOTIONAL, PSYCHOLOGICAL,
PUNITIVE, COMPENSATORY, NOMINAL,
DECLARATORY, PECUNIARY, SPECIAL, TREBLE, AND
STATUTORY DAMAGES IN THE AMMOUNT OF
\$200,000.⁰⁰.

I declare under penalty of perjury that the foregoing is true and correct.

Signed this 31ST day of July, 20 11.

John R. Demos
(Signature of Plaintiff)